1 2 3 4 5 6	Assistant United States Attorney 333 Las Vegas Blvd. South, Suite 5000 Las Vegas, Nevada 89101 Phone: (702) 388-6336 / Fax: (702) 388-5087	
8	-oOo-	
9		OTION TO QUASH WARRANT
10	O Plaintiff,) 2:1	11-cr-00306-JCM(RJJ)
11	1 vs.	
12	JASON G. STANFIELD,	
13	Defendant.	
14	4	
15	Retained counsel for defendant, William Terry, has been in communication with the	
16	government, and the government believes it is in the best interest of the parties to quash the warrant	
17	at this time.	
18	DATED this 17th day of August 2011.	
19	9 Res	spectfully submitted,
20		ANIEL G. BOGDEN ited States Attorney
21		nea states into mey
22		s/ Kathleen Bliss ATHLEEN BLISS
23	Ass	sistant United States Attorney
24	IT IS SO ORDERED.	
25	DATED this 25 day of August, 2011.	
26	$\overline{ ext{TQ}}$	DOGTV10101 PUVQP ited States O ci kutcvg Judge